

BEFORE THE  
POSTAL RATE COMMISSION

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POSTAL RATE COMMISSION  
OFFICE OF THE SECRETARY

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: POSTAL RATE AND FEE CHANGES, 2000 :  
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DOCKET NO. R2000-1

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INTERROGATORIES FROM UNITED PARCEL SERVICE  
TO MAGAZINE PUBLISHERS OF AMERICA, INC., et al.  
WITNESS MICHAEL A. NELSON  
(UPS/MPA-T3-13 through 20)  
(June 19, 2000)  
\_\_\_\_\_

Pursuant to the Commission's Rules of Practice, United Parcel Service hereby serves the following interrogatories directed to Magazine Publishers of America, Inc., et al. witness Michael E. Nelson: UPS/MPA-T3-13 through 20.

Respectfully submitted,



John E. McKeever

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Of Counsel.

INTERROGATORIES OF UNITED PARCEL SERVICE TO  
MAGAZINE PUBLISHERS OF AMERICA, INC., et al. WITNESS NELSON

UPS/MPA-T3-13. Provide the sources for all numbers in Table 1 on page 20 of your testimony and all computations leading to the numbers in the final column.

UPS/MPA-T3-14. Provide the exact distribution key used to allocate the \$4.5 million figure on page 10, line 3, of your testimony.

UPS/MPA-T3-15. Provide the revised distribution key referred to on page 10, line 16, of your testimony.

UPS/MPA-T3-16. Provide the precise source of the number in the seventh column (%) in Table 2 on page 21 of your testimony.

UPS/MPA-T3-17. Provide all sources of and computations leading to the figures of \$29.4 million and \$3.5 million on page 14, lines 11 and 12, of your testimony.

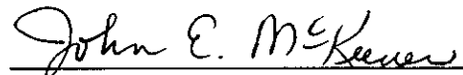
UPS/MPA-T3-18. Provide all sources of and computations leading to the figure of \$15.4 million on page 16, line 22, of your testimony.

UPS/MPA-T3-19. Provide a supporting reference to the 10% reduction in Conrail rates alluded to on page 17, line 16, of your testimony.

UPS/MPA-T3-20. Provide all computations leading to the figure of \$0.9 million on page 17, line 20, of your testimony.

CERTIFICATE OF SERVICE

I hereby certify that I have this date served the foregoing document by first class mail, postage prepaid, in accordance with Section 12 of the Commission's Rules of Practice.

  
\_\_\_\_\_  
John E. McKeever  
Attorney for United Parcel Service

Dated: June 19, 2000  
Philadelphia, Pa.